Last revised 12/1/11

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

In Re:			Case No.:	15-10532 RG		
RAYI	MOND R. WILLIAMS,		Judge:	GAMBARDELLA		
	ŕ		Chapter:	13		
	Debtor(s)					
Chap	ter 13 Plan and Motio	ns				
	৺ Original	☐ Modified/Notice Requir	ed	☑ Discharge Sought		
	□ Motions Included	☐ Modified/No Notice Re	quired	□ No Discharge Sought		
Date:	JANUARY 27, 2015					
THE DEBTOR HAS FILED FOR RELIEF UNDER CHAPTER 13 OF THE BANKRUPTCY CODE						
		YOUR RIGHTS WILL BE	AFFECTED			

You should have received from the court a separate Notice of the Hearing on Confirmation of Plan, which contains the date of the confirmation hearing on the Plan proposed by the Debtor. This document is the actual Plan proposed by the Debtor to adjust debts. You should read these papers carefully and discuss them with your attorney. Anyone who wishes to oppose any provision of this Plan or any motion included in it must file a written objection within the time frame stated in the Notice. This Plan may be confirmed and become binding, and included motions may be granted without further notice or hearing, unless written objection is filed before the deadline stated in the Notice.

YOU SHOULD FILE A PROOF OF CLAIM BY THE DEADLINE STATED IN THE NOTICE TO RECEIVE DISTRIBUTIONS UNDER ANY PLAN THAT MAY BE CONFIRMED, EVEN IF THE PLAN REFERS TO YOUR CLAIM

Part 1: Pay	ment and Length of Plan
	ebtor shall pay \$ per MONTH to the Chapter 13 Trustee, starting on .RY OF 2015 for approximately 36 months.
b. The de	ebtor shall make plan payments to the Trustee from the following sources:
Y	Future earnings
	Other sources of funding (describe source, amount and date when funds are available):

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c. Use of real property to satisfy p	olan obligations:								
Sale of real property Description:									
Proposed date for completion	Proposed date for completion:								
☐ Refinance of real property:									
Description:	Description:								
Proposed date for completion	on:								
Loan modification with resp	ect to mortgage encumbering property:								
· mortgage arrea	ie, Irvington, New Jersey. Trustee is not arage claim. Mortgage arrears due to Se nodification. Debtor to make loss mitigati	lene Finance to be addressed							
Proposed date for completic	on: <u>7/31/15 or as extended</u>								
d. 🗅 The regular monthly mortga	ge payment will continue pending the sale	e, refinance or loan modification.							
e. Other information that may be	e. ☐ Other information that may be important relating to the payment and length of plan:								
Part 2: Adequate Protection									
a. Adequate protection payments Trustee and disbursed pre-confirmation	will be made in the amount of \$to	to be paid to the Chapter 13 (creditor).							
	will be made in the amount of \$tion to:								
Part 3: Priority Claims (Including A	dministrative Expenses)								
All allowed priority claims will be p	paid in full unless the creditor agrees othe	rwise:							
Creditor Type of Priority Amount to be Paid									
HERBERT B. RAYMOND, ESQ., ATTORNEYS AT LAW	ADMINISTRATIVE EXPENSE (COUNSEL FEES & SUPP. FEES)	\$3,000 (ORIG. FEE PLUS SUPP. COUNSEL FEES IF APPLICABLE)							
MARIE-ANN GREENBERG, ESQ., CHAPTER 13 TRUSTEE	ADMINISTRATIVE EXPENSE	\$800							

Part 4: Secured Claims

a. Curing Default and Maintaining Payments

The Debtor shall pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

Creditor	Collateral or Type of Debt	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor (In Plan)	Regular Monthly Payment (Outside Plan)
EQUIANT FINANCIAL SERVICES	ARREARS RELATING TO TIMESHARE UNIT, FANTASEA RESORTS, ATLANTIC CITY, NJ	\$660	N/A	\$660	CONTINUED PAYMENTS STARTING 2/1/15 TO BE PAID BY THE DEBTOR DIRECTLY TO EQUIANT

b. Modification

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this Section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral	Annual Interest Rate	Total Amount to be Paid

2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.

c. Surrender					
Upon confirmation, the stay collateral:	is termin	ated as to surrendered colla	ateral. The Debtor	surrenders	the following
Collateral.					
Creditor		Collateral to be Surrender	ırrendered Remaining		
			Collateral		Unsecured Debt
d. Secured Claims Unaffe	ected by t	the Plan			•
The following secured cl	_				
e. Secured Claims to be l	Paid in Fu	ıll Through the Plan:			
0 17		0 11 4 1		I	
Creditor		Collateral		Total Amount to be Paid Through the Plan	
Part 5: Unsecured Claims					
a. Not separately classific				:	
☐ Not less than \$		to be distributed <i>pro rat</i>	a		
☐ Pro Rata distribution f					
	•	-			
b. Separately classified ur	secured	claims shall be treated as f	ollows:		
Creditor	Basis Fo	or Separate Classification	Treatment		Amount to be Paid

Part 6: Executory Contracts and Unexpired Leases								
All executory contracts and unexpired leases are rejected, except the following, which are assumed:								
Creditor		Nature of C	Contract or Le	ase	Treatment by Debtor			
Part 7: Motions								
NOTE: All plans containing motions must be served on all potentially affected creditors, together with a Chapter 13 Plan Transmittal Letter, within the time and in the manner set forth in D.N.J. LBR 3015-1. A Proof of Service must be filed with the Clerk of Court when the Plan and Transmittal Letter are served. Where a motion to avoid liens or partially avoid liens has been filed in the plan, a proof of claim filed that asserts a secured claim that is greater than the amount to be paid in the plan serves as opposition to the motion, and serves as an objection to confirmation. The proof of claim shall be served in accordance with D.N.J. LBR 3015-6(a). The creditor shall file a proof of service prior to the scheduled confirmation hearing. In order to prosecute the objection, the creditor must appear at the confirmation hearing, which shall be the hearing on the motion. Failure to appear to prosecute the objection may result in the motion being granted and the plan being confirmed pursuant to the terms as set forth in the plan.								
a. Motion to Av	oid Liens Und	er 11. U.S.C.	Section 522(f).				
The Debtor move	es to avoid the	following liens	that impair e	xemptions:				
Creditor	Nature of Collateral	Type of Lien	Amount of Lien	Value of Collateral	Amount of Claimed Exemption	Sum of All Other Liens Against the Property	Amount of Lien to be Avoided	

b. Motion to Avoid L	iens and Reclassify C	laim From Secured to Completely	Unsecured.				
	eclassify the following	claims as unsecured and to void liens	s on collateral consistent with				
Part 4 above:							
Creditor	Collateral	Amount of Lien to be Reclassified					
c. Motion to Partially Unsecured.	Void Liens and Recla	assify Underlying Claims as Partial	lly Secured and Partially				
The Debtor moves to r	eclassify the following	claims as partially secured and partia	Ily unsecured, and to void liens				
on collateral consistent with I	Part 4 above:						
Creditor	Collateral	Amount to be Deemed Secured	Amount to be Reclassified as Unsecured				
Part 8: Other Plan Provis	sions						
a. Vesting of Property	y of the Estate						
Upon confirmati	on						
Upon discharge							
b. Payment Notices							
Creditors and Lessors Debtor notwithstanding the a		6 or 7 may continue to mail customa	ary notices or coupons to the				
c. Order of Distribut	ion						
The Trustee shall pay allowed claims in the following order:							
1) Trustee commissions							
2) Counsel Fees a	2) Counsel Fees and Supplemental Counsel Fees						
3) Secured Claims	3) Secured Claims and then Priority Claims						
4) <u>Unsecured Clair</u>	4) Unsecured Claims						
d. Post-Petition Clai	ms						
		post-petition claims filed pursuant to	11 U.S.C. Section 1305(a) in				
the amount filed by the post-petition claimant.							

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Part 9: Modification						
If this Plan modifies a Plan previously filed in this case, complete the information below.						
Date of Plan being Modified:	Date of Plan being Modified:					
Explain below why the plan is being modified: Explain below how the plan is being modified:						
Are Schedules I and J being filed simultaneously with	this Modified Plan? □ Yes □ No					
Part 10: Sign Here						
The Debtor(s) and the attorney for the Debtor (if any) i	must sign this Plan					
The Deptor(3) and the attorney for the Deptor (ii arry)	nust sign tins i ian.					
Date: JANUARY 23, 2015	/S/ HERBERT B. RAYMOND, ESQ.					
	Attorney for the Debtor					
I certify under penalty of perjury that the foregoing is tr	rue and correct.					
Date:JANUARY 23, 2015	/S/ RAYMOND R. WILLIAMS					
	Debtor					
Date:						
	Joint Debtor					